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claims of group III, claim 19-22 and 36 (now 32). The requirement for restriction is, however, traversed for the following reasons:

The claims of all groups are directed to related inventions and it is believed that all subclasses mentioned would need to be searched for all claims. In this respect, it is noted that class 241, subclass 294, is mentioned with respect to both claim groups I and III. Clearly, it is not the case that the different classification premised by the Examiner renders these inventions distinct. As evidence of this, note same classification is indicated for the claims of group I and group III. There is no countervailing evidence.

It is axiomatic that, when it is convenient to do so, the Examiner may prosecute the claims of related inventions in the same application, and this is believed to be a case for an overall examination. For this reason, it is requested the Examiner reconsider and prosecute all claims in the present application.

Respectfully submitted,

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By his attorney

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